PATENT COOPERATION TREATY

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NOTIFICATION OF ELECTION (PCT Rule 61.2)	Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE
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International filing date (day/month/year) 07 September 1999 (07.09.99)	Priority date (day/month/year) 07 September 1998 (07.09.98)
Applicant CORZANI, Italo et al	
The designated Office is hereby notified of its election made. In the demand filed with the International Preliminary 16 March 2000 in a notice effecting later election filed with the International Preliminary 16 March 2000 was in a notice effecting later election filed with the International Preliminary was not was not made before the expiration of 19 months from the priority of Rule 32.2(b).	(Examining Authority on: () (16.03:00) national Bureau on:

The International Bureau of ₩IPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Authorized officer

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Before the expiration of the time limit for amending the claims and to be republished in the event of the receipt of amendments.

(54) Title: TEXTILE ARTICLES OR CLOTHING HAVING SUPER HYDROPHOBIC COATING

(57) Abstract

The present invention relates to textile articles and clothing such as outdoor garments, indoor garments exposed to aqueous liquid, swim wear, leather, hats, textile sun roofs for cars, sun blinds or awnings which have at least part of their surface provided with super hydrophobicity.

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INTERNATIONAL SEARCH REPORT

Inter anal Application No PCT/US 99/20926

			PCT/US 99/20926	
A. CLASSIF IPC 7	FICATION OF SUBJECT MATTER D06M10/02 C23C16/30	* :		
According to	International Patent Classification (IPC) or to both national classificat	ion and IPC		
B. FIELDS	SEARCHED			
Minimum do IPC 7	cumentation searched (classification system followed by classification DO6M C23C	n symbols)		
Documentati	ion searched other than minimum documentation to the extent that su	ch documents are includ	ed in the fields searched	
Electronic da	ata base consulted during the international search (name of data base	e and. where practical, s	earch terms used)	
C. DOCUME	ENTS CONSIDERED TO BE RELEVANT			
Category '	Citation of document, with indication, where appropriate, of the rele	vant passages	Relevant to claim No.	
X	US 4 632 842 A (KARWOSKI THEODORE 30 December 1986 (1986-12-30) column 3, line 3 - line 18; examp column 12, line 1 - line 24	,	1-4	
X	EP 0 508 136 A (MATSUSHITA ELECTR LTD) 14 October 1992 (1992-10-14) examples 1,3,4	1,4,6,7		
A	US 5 164 252 A (MECKEL WALTER ET 17 November 1992 (1992-11-17) column 4, line 3 - line 9	AL)	1,6	
Furth	her documents are listed in the continuation of box C.	χ Patent family m	nembers are listed in annex.	
"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention "X" document but published on or after the international filing date "T" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed "Date of the actual completion of the international search "T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention but cited to understand the principle or theory underlying the invention but cited to understand the principle or theory underlying the invention but cited to understand the principle or theory underlying the invention but cited to understand the principle or theory underlying the invention but cited to understand the principle or theory underlying the invention cannot be considered novel or cannot be considered to involve an inventive step when the document of particular relevance; the claimed invention cannot be considered novel or cannot be considered novel or cannot be considered to involve an inventive step when the document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken after the internatio				
	1 January 2000	20/01/20		
Name and mailing address of the ISA European Patent Office. P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016 Patterson, A				

INTERNATIONAL SEARCH REPORT

information on patent family members

Internal Application No
PCT/US 99/20926

	tent document in search repor	t	Publication date	Patent family member(s)	Publication date
US	4632842	Α	30-12-1986	NONE	
EP	0508136	A	14-10-1992	JP 2820167 B JP 4289273 A JP 4370201 A JP 4366631 A JP 2921533 B JP 6200405 A DE 69225743 D DE 69225743 T KR 9504492 B US 5474839 A	05-11-1998 14-10-1992 22-12-1992 18-12-1992 19-07-1999 19-07-1994 09-07-1998 24-09-1998 01-05-1995
US	5164252	Α	17-11-1992	DE 3939341 A DE 59005615 D EP 0429983 A JP 3172337 A	06-06-1991 09-06-1994 05-06-1991 25-07-1991

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	T	O N-SE N AT 19 A A A A				
CM2011/MH	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)				
International application No.	International filing date (day/month	n/year) Priority date (day/month/year)				
PCT/US99/20926	07/09/1999	07/09/1998				
International Patent Classification (IPC) or na D06M10/02	International Patent Classification (IPC) or national classification and IPC					
Applicant THE PROCTER & GAMBLE COMP	ANV et al					
THE THOUTER & CAMBLE COM	ANT GLAI.					
This international preliminary exam and is transmitted to the applicant a		by this International Preliminary Examining Authority				
2. This REPORT consists of a total of	6 sheets, including this cover s	heet.				
been amended and are the bas		e description, claims and/or drawings which have ontaining rectifications made before this Authority ons under the PCT).				
These annexes consist of a total of	1 sheets.					
3. This report contains indications rela	iting to the following items:					
l ⊠ Basis of the report						
II 🗆 Priority						
		entive step and industrial applicability				
IV						
citations and explanatio	ons suporting such statement	novelty, inventive step or industrial applicability;				
VI ☐ Certain documents cite	-					
VII ☐ Certain defects in the international application VIII ☐ Certain observations on the international application						
Date of submission of the demand	Date of c	completion of this report				
16/03/2000 09.10.2000						
Name and mailing address of the international Authorized officer preliminary examining authority:						
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Fax: +49 89 2399 - 4465 Telephone No. +49 89 2399 8306						

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/20926

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1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):
Description, pages:

1-17 as originally filed

Claims, No.:

1-7 as received on 19/09/2000 with letter of 19/09/2000

Drawings, sheets:

1/6-6/6 as originally filed

tne description,	pages:
the claims,	Nos.:
the drawings,	sheets:
	the claims,

3. This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)):

4. Additional observations, if necessary:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/20926

- V. R asoned stat ment und r Article 35(2) with r gard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
- 1. Statement

Novelty (N)

Yes:

Claims 6

No:

Claims 1-5,7

Inventive step (IS)

Yes: Claims

No:

Claims 6

Industrial applicability (IA)

Yes:

Claims 1-7

No: Claims

- 2. Citations and explanations
 - s e separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

s e separate sheet

EXAMINATION REPORT - SEPARATE SHEET

ITEM V

Reasoned Statement concerning Novelty, Inventive step and Industrial applicability

Amended claim 1 of the application relates to a textile article as such which is characterized by

- the product parameter that the static water contact angle (WCA) must be higher than about 120°
- and which includes (lines 2 to 5 of claim 1) a number of process features.

It is unclear at the moment where the amendments of lines 2 to 5 (process features) have been disclosed in the original application. The "continuous process" just as the "energy emitter" cannot be found in the original document; thus claim 1 would have to be objected to under Articles 19(2) respectively 34(2)b PCT.

Moreover, it must be noted that a prior art - article which has not been produced according to these process features but which fulfills the conditions regarding WCA could fall within the scope of claim 1. The process features could establish novelty of the product only if they would cause the article to have different properties from the products previously described.

1. Novelty

EP 0 508 136 (D1) describes a swimsuit cloth which is surface-treated with a fluorocarbon coating; the static water angle is said to be 160°; the fluorine/carbon ratio is said to be 1.70 (example 3).

From the description, page 3, line 52, it can be clearly derived that the textile article is water permeable. The paragraph bridging pages 5 and 6 discloses a list of applications respectively uses (outdoor garmets, swimwear etc).

Claim 1 of the application, as stated above, is restricted to articles defined by the WCA and certain process features. The coating as such is not defined. It must be concluded that the coatings of D1 (which comprise bridging groups which are not excluded by the scope of the claim of the application) fall within the scope of claim 1. It cannot be seen how the process features (assuming that they would not be considered as added

EXAMINATION REPORT - SEPARATE SHEET

matter) would impair properties to the article that would allow to distinguish the articles of the invention from those of the prior art.

The subject-matter of claims 1 to 5 and 7 therefore appears to lack novelty (Article 33(2) PCT).

US 4 632 842 (D2), example 1, describes a flat ribbon fabric coated with fluorocarbon compounds by plasma deposition.

The article is exposed to fluorocarbon compounds in reactor 30, the electrodes 54 being transported by a travelling block along the length of the reactor containing the article, the glow region thereby being moved along the full length of the article to deposit the fluorocarbon coating (Figure 3; col 8, lines 19 to 57).

The F/C-ratio of the articles lies between 1.6 and 1.8 (col 13 line 24); the articles have a WCA of 140° or higher (col 3 line 7). Textiles of this nature are clearly watervapour permeable.

The articles of D2 therefore fall within the scope of claims 1 to 4 which appear to lack novelty.

2. **Inventive step**

D1 relates to waterproofing respectively hydrophobing textile articles and clothing while maintaing their breathability. A fluorocarbon coating is applied which is tightly bound to the textile article. D1 thus represents the closest prior art for analysing the existence of an inventive step.

The distinguishing feature between the closest prior art of D1 and novel claim 6 lies in use of the article as sun roof for a car or sun blinds. Although the cited prior art does not specifically disclose sunroofs or sunblinds, the use of the known material for the purpose of claim 6 is obvious (regarding that the list of pages 5/6 of D1 automatically leads the skilled person to other applications where the properties of the known textiles are beneficial).

Claim 6 therefore does not involve an inventive step (Article 33(3) PCT).

VIII. Certain observations

The claims are confined to articles which have a WCA of a defined value.

The expression "about" renders the scope of the claims unclear.

Moreover, regarding the value and the measurement of the WCA, the latter is carried out on "a plane and smooth surface". It appears that the accuracy of the measurement is depending upon the fact that the surface is "smooth". How can the surface be defined as being smooth? Which surface is smooth and which one is not? Where is the borderline. It appears that in absence of a clear and unambiguous measurement procedure, the WCA cannot serve to distinguish the articles of the invention from those of the prior art.

The description on file does not correspond to the claims on file as far as the former relates to subject-matter which is no longer claimed. The description states that the articles may be exposed in the glow or the afterglow region (page 8, lines 29 to 32) whereas the claims are confined to the exposition in the glow region.

Moreover, the description relates to a process where a modulated plasma is used (page 4, last paragraph) whereas the claims do not refer to this preferred embodiment.



Claims

- 1. A textile article is characterized in that at least part of the surface of said article is surface treated with a coating and said coating renders a plane and smooth treated surface to have a static water contact angle (WCA) higher than about 120°, preferably higher than about 130°, most preferably between about 150° and about 165°.
- 10 2. A textile article according to claim 1 characterized in that said coating is a fluorocarbon coating.
 - 3. A textile article according to claim 2 characterized in that said coating exhibits a fluorine/carbon ratio (F/C) of between about 1.50 and about 2.00, preferably between about 1.60 and about 1.95.
 - 4. A textile article according to any of the preceding claims which article is water vapour permeable.
- 5. A textile article according to claim 4 characterized in that said article is an outdoor garment.
 - 6. A textile article according to claims 1 to 3 wherein said article is a sun roof for a car or a sun blind or awning.
 - 7. A textile article according to claims 1 to 3 wherein said article is a swim wear article.

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